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8 Attorneys for Defendant
9 GENERAL MOTORS, LLC

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 ESTATE OF ROCIO GUADALUPE
13 CELAYA; ELVIRA SALAZAR, as an
14 individual and as heir of ROCIO
15 GUADALUPE CELAYA and as
16 parent/guardian and proposed Special
17 Administrator of the ESTATE OF ROCIO
18 GUADALUPE CELAYA; TERESITA
19 MENDOZA, as an individual and as heir of
20 ROCIO GUADALUPE CELAYA and as
21 proposed Special Administrator of the
22 ESTATE OF ROCIO GUADALUPE
23 CELAYA; ALAN MACINTOSH, as proposed
24 Special Administrator of ESTATE OF ROCIO
25 GUADALUPE CELAYA; ESTATE OF
OMAR JIMENEZ FLORES; SERGIO
JIMENEZ, as an individual and as heir of
OMAR JIMENEZ and as proposed Special
Administrator of ESTATE OF OMAR
JIMENEZ FLORES; LETICIA JIMENEZ; as
an individual and as heir of OMAR JIMENEZ
and as proposed Special Administrator of
ESTATE OF OMAR JIMENEZ FLORES;
ALAN MACINTOSH, as proposed Special
Administrator of ESTATE OF OMAR
JIMENEZ FLORES; ELIZA MICHELLE
CORTEZ; an individual; JENNY CABRERA
aka JENNY CABRERA TORREGROSSA, as
a minor; DAYMI CABRERA
TORREGROSSA, an individual and as
parent/guardian of JENNY CABRERA,

10 Case No. 2:13-cv-01522-APG-NJK

11 **STIPULATION AND ORDER FOR
12 DISMISSAL WITH PREJUDICE**

13 Plaintiffs,

14 vs.

15 GENERAL MOTORS CORPORATION, a
16 business entity; GENERAL MOTORS, LLC, a

1 business entity; GENERAL MOTORS
2 ACCEPTANCE CORPORATION, a business
3 entity; GMAC, INC., a business entity; DOES
4 1-200 and ROE ENTITIES 1-200, inclusive,

5 Defendants.
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7 ESTATE OF SERGIO ALFONSO BRIAN
8 DIAZ GUZMAN; ALAN MACINTOSH,
9 proposed Special Administrator of ESTATE
10 OF SERGIO ALFONSO BRIAN DIAZ
11 GUZMAN; SERGIO ALFONSO DIAZ-
12 HERNANDEZ, an individual and heir and
13 proposed Special Administrator for ESTATE
14 OF SERGIO ALFONSO BRIAN DIAZ
15 GUZMAN,

16 Case No. 2:13-cv-01524-APG-NJK

17 Plaintiffs,
18

19 vs.

20 GENERAL MOTORS CORPORATION, a
21 business entity; GENERAL MOTORS, LLC, a
22 business entity; GENERAL MOTORS
23 ACCEPTANCE CORPORATION, a business
24 entity; GMAC, INC., a business entity; DOES
25 1-200 and ROE ENTITIES 1-200, inclusive,

26 Defendants.

27 IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs and Defendant
28 General Motors, LLC, Case No. 2:13-cv-01522-APG-NJK; and Plaintiffs and Defendant General
1 Motors, LLC, Case No. 2:13-cv-01524-APG-NJK, by and through their respective counsel of
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1 record, that the above matter be dismissed in its entirety, with prejudice, with the Plaintiffs
2 (collectively and jointly) and the Defendants each agreeing to bear their own costs and attorneys'
3 fees.

4 DATED this 10th day of September, 2015.

5 SNELL & WILMER L.L.P.

6 By: /s/ Jay J. Schuttert

7 Jay J. Schuttert
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8 3883 Howard Hughes Pkwy., Ste. 1100
Las Vegas, NV 89169

9 Attorneys for Defendant
10 GENERAL MOTORS, LLC

DATED this 10th day of September, 2015.

NEHME-TOMALKA
& ASSOCIATES

By: /s/ Doris Nehme-Tomalka

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Case No. 2:13-cv-01522-APG-NJK

KAJIOKA & BLOOMFIELD

By: /s/ Dean Y. Kajioka

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Las Vegas, NV 89117

Attorneys for Plaintiffs
Case No. 2:13-cv-01524-APG-NJK

18 **ORDER**

19 IT IS SO ORDERED.

20 DATED this 10th day of September, 2015.



21
22 UNITED STATES DISTRICT COURT JUDGE

23 Prepared and Submitted by:
24 SNELL & WILMER L.L.P.

25 /s/ Jay J. Schuttert
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